

TERRAPINS ARE SLIDING
DOWN BACKWARD TRAIL

Loss to St. Louis Through Errors—
Pittsburgh Wins from Kansas
City.

Federal League Results

YESTERDAY'S SCORES.

Chicago, 4; Buffalo, 3.	
Pittsburgh, 5; Kansas City, 4.	
St. Louis, 3; Baltimore, 1.	
Indianapolis, 5; Brooklyn, 1.	
STANDING OF TEAMS.	
Winn. Lost. P.C.	
Indianapolis 30 23 .566	
Chicago 31 24 .564	
Baltimore 29 25 .537	
Buffalo 27 25 .519	
Kansas City 28 32 .467	
Pittsburgh 25 29 .463	
Brooklyn 23 27 .460	
St. Louis 26 35 .426	

WHERE THEY PLAY TO-DAY.

Buffalo at Chicago.
Baltimore at St. Louis.
Pittsburgh at Kansas City.
Brooklyn at Indianapolis.

St. Louis, June 22.—A base on balls, a triple by Bridwell and a couple of singles, aided by errors of Baltimore, gave St. Louis a three-run lead in the fifth inning of to-day's game and resulted in the local victory.

Score by innings: R. H. E.
Baltimore 0 0 0 0 0 0 0 1 1 7 3
St. Louis 0 0 0 0 3 0 0 0 0 4 7 2
Batteries: Briggs, Conley and Russell; Brown and Simon.

Kansas City, June 22.—Two home runs by Third Baseman Lenoxx helped Pittsburgh to a 5 to 4 victory over Kansas City to-day.

Score by innings: R. H. E.
Pittsburgh 0 0 0 1 0 2 0 0 0 5 7 2
Kansas City 0 0 0 0 1 0 0 0 0 4 11 1
Batteries: Dickson and Perry; Cullip, Stone, Harris and Easterly.

Chicago, Ill., June 22.—Buffalo's errors helped out a seventh-inning rally and gave Chicago a 7 to 3 victory to-day.

Score by innings: R. H. E.
Buffalo 3 0 0 0 0 0 0 0 0 7 2 2
Chicago 0 0 0 1 0 0 0 0 0 3 7 2
Batteries: Krapp and Blair; McGuire, Fisk, Hendrix, Wilson and Block.

Indianapolis, Ind., June 22.—By beating Brooklyn twice to-day, Indianapolis broke a string of victories reached thirteen.

Score by innings: R. H. E.
Brooklyn 0 0 0 1 0 0 0 2 1 5 7 0
Indianapolis 3 0 0 0 0 1 1 1 1 11 1 1
Batteries: LaRite and Land; Henderson and Rariden.

Second Game.
Score by innings: R. H. E.
Brooklyn 0 0 0 1 0 0 0 2 1 4 7 0
Indianapolis 0 0 1 0 1 0 0 0 0 7 1 1
Batteries: Finneran, Jaul, Owens and Land; Mullin and Rariden.

AMERICAN POLO PLAYERS
WILL CHALLENGE LATER

To Take Pleaty of Time Before Sending
Defy to Victorious Eng-

New York, June 22.—According to the news turned loose from the headquarters of the polo to-day, there will be no speedy challenge sent to England, and the full limit of time will be taken ere the defy is sent across the ocean.

Neither will there be any try-outs on the plan of the athletes for the Olympic games. William A. Hazard explained to-day that the polo association was not in any hurry about challenging, but that when the proper time arrived there would be a challenge for a match next year. He added that it was useless to talk of the West, the Pacific Coast or the South in the next international, as there was not a single goal player in any of these localities.

A player in it with the international team should be as good as Milburn on the Waterbury, but if a man of that calibre should show outside of the East he will be given a chance to show his form.

AMUSEMENTS

Bijou—Graysen Scott Company in "Cousin Kate" matinee and night.
Colonial—Vaudeville and pictures.

Stock Company's Farewell.
For the thirty-second and closing week of the Graysen Scott Company's record-breaking engagement at the Bijou Theatre, Manager De Witt Newcomb has selected for presentation the speediest little romance that was ever turned out on a high-geared type-writer. It is "Cousin Kate," a breathless, rushing story of love at first sight. Dubert Henry Davies, that this remarkable organization has farwelled to Richmond—and to probability.

But it doesn't matter in the least about the probability of the tale; no one wants to be bothered with all that sort of thing at a time when the atmosphere makes the raindrops hot before they reach the still burning pavement. It's a story about love, and that's all that's necessary.

It takes place in the day, but it certainly crowds the day. Heath Desmond (Mr. Warner) and his sweetheart, Amy (Miss Crawford), have quarreled—chiefly because he is an artist and she is a stuffy little prig. Why he ever became engaged to her is not made clear, but that doesn't matter. He goes his way, and everybody thinks that he has deserted her, but everybody has high hopes, because Cousin Kate (Miss Scott) is coming, and she will straighten out everything. Cousin Kate comes and confesses to Amy that she has engaged in a flirtation of sorts with a most charming young man in the railway carriage in which she had traveled down from London.

In the next act, this charming young man and Cousin Kate meet in an empty room—and there you are! In less than half an hour, they are in each other's arms. It's true, they have a tiff, because there is a storm and she thinks he is going to leave her, or something, when he is only drawing the curtains to keep out the lightning. But she smiles and begs him to forgive her, and he says he will. It distresses her dreadfully and upsets him fearfully—because she is so awfully distressed—though we out in front couldn't quite understand what it was all about, except that it was a pretty bad storm.

Well, they make up their row about the lightning and the curtains, and everybody hopes that they will be married very soon, when suddenly Amy comes in and tells Cousin Kate that the charming young man is her own Heath Desmond and that she is going to take him back—and there you are again! Fortunately, however, there is a puffy-footed temporary vicar tacking about in the office, the Rev. James Bartlett (Mr. Anderson), and in the last act the complication is untangled by the parson's taking Amy and Amy's love the parson—each of them desiring the other.

Although the romance itself is rapid, the performance last night was not. On the contrary, it proceeded very slowly, except when it jerked spasmodically. In the second act, just before Cousin Kate and Heath Desmond began to splash, the performance came to a general sudden stop. However, Mr. Newcomb, who himself produces the piece, will, without doubt, speed it up to something like the tempo in which it is written.

Except in the scene referred to, Miss Scott was at her blithe best, and more lovely even than usual; Mr. Anderson was very amusing in the character part of the clergyman; Mr. Newcomb was altogether satisfactory as a small boy; Miss Crawford gave a good acting performance in the part of the mother; and Mr. Warner was again the heavy light comedian.

"Cousin Kate" is a love story, as has been said.

Carla's act is built along the lines of Queenie Lunardi's, and that part of her act which was given over to wire walking was short and good. Monty and Dot are a likable pair, and their new songs and dances brought them a fair share of the applause last night.

The sketch, but why mention it? It is in courtesy that it is said it proved interesting. But even at that, it's worth while to see what kind of copy can be put together and called a "sketch."

The Three Loretas, performing on violin, cornet and saxophones, scored a triumph, and were called back for repeated encores. The black face comedian offers the best acrobatic dancing this city has seen in a long time, and that portion of the act by the three which was given over to novelty, proved enough to convince the audience that more could have been done had the weather not been so exceedingly warm. The black face comedian was almost rid of his makeup when the act was finished.

The Four Charloettes presented a conglomeration of juggling and acrobatics along lines not seen before in Richmond. They were given the most rapid juggling feats, then conclude with acrobatics. They are more than clever.

The Hearst-Selig News Weekly is full of interesting events, and the portion of the picture containing Mexican views is especially good. T. M.

RAILROADS WIN
FIGHT FOR LAND

(Continued From First Page.)

To grant such a "blanket" increase. Copies of the court's decision to-day were sent immediately to the commission for its guidance.

As to the intermountain rate orders, their effect is that such Western cities as Spokane and Phoenix will not be forced to pay upon their freight from the East the regular rate from the Pacific back to their stations, because the railroads are competing with water-borne traffic around Cape Horn or through the Panama Canal. They will, however, pay certain increases over the normal rates from certain points.

RIGHT OF COMMISSION
IS CLEARLY ESTABLISHED

As a result of the decision, all questions as to the right of the commission to pass on the reasonableness of a lower rate, haul to a more distant city than to a nearer one in the same direction, but to fix how much the difference may be.

It recognizes the power of the commission to fix such rates as zone rates distinguished from taking up the conditions surrounding each point of shipment in the United States.

Chief Justice White announced the unanimous decision of the court. He said the case turned largely upon the construction and validity of the long and short haul clause in the fourth section of the interstate commerce act as amended in 1910. His conclusion was that the amendment in 1910 transferred from the railroads to the commission the power heretofore reposed by Congress in the railroads to determine what exemptions should be made from the general prohibition against reduced rates for a long haul than for a short haul. He said if it was valid for Congress to allow the railroads to exercise the power, it was valid for Congress to let the commission exercise it.

"After all has been said," continued Justice White, "the provision, while involving, of course, a certain latitude of judgment and discretion, are no more unduly broad and uncertain than amended than they have been from the beginning."

LOUISIANA FAILS
TO GET INJUNCTION

The Supreme Court declined to issue an injunction restraining the Treasury Department from granting to Cuban sugar the 20 per cent differential provided by treaty. In addition to the new reduced rates of the tariff law. The merits of the case were not passed upon, however, and action in the Customs department was not precluded.

Louisiana, as a planter of sugar cane on its convict farm, sought the injunction. It contended that the 25 per cent reduction in sugar rates which reduced the price of sugar to the convict farm, would be a serious injury to the industry of Louisiana.

The Supreme Court did not pass upon that, but declined the injunction on the ground that the power of the Treasury Department was discretionary and not ministerial, and that it would not instruct him how to proceed.

POOLING OF TOBACCO
IS DECLARED ILLEGAL

The Kentucky statute making it legal for farmers to pool their tobacco was annulled as unconstitutional. The Supreme Court held that the law that the conviction of Patrick Collins, of Mason County, Ky., for selling his tobacco to an outsider after agreeing to pool with the Burley Tobacco Society, a tobacco growers' organization, was invalid. Collins had been fined \$150.

The conviction of Thomas Malone, another Kentucky tobacco grower, also was set aside.

In substance, the court found that as a result of the passage of the tobacco pooling act, the Kentucky State Statute that the trust law of the State was that any combination or legal that did not enhance or depress prices above or below real value. The court held it was "beyond human ingenuity to determine what was 'real value' of an article under imaginary conditions."

EX-SLAVES ARE BARRED
UNDER RULES OF KINSHIP

The Tennessee Supreme Court's decision that ex-slaves cannot inherit property under the ordinary rules of kinship, was upheld by the Supreme Court.

The question arose in the case of John Jones, an ex-slave, who owned a farm in Tennessee at the time of his death. The Supreme Court of Tennessee held that his brothers and sisters who were ex-slaves could not, under Tennessee statutes, inherit the land. It went to Jones' widow.

Court, holding organizations of Eastern States retail lumber dealers had violated the Sherman antitrust law by circulating among their members blacklists of wholesalers who sold lumber direct to big consumers. The court held that the action of the lumber dealers in circulating blacklists and creating lists of "undesirables" was a violation of the law and restrained competition.

PIPE LINES HELD
TO BE COMMON CARRIERS

The court upheld the pipe line act of 1906, placing all interstate oil pipe lines under interstate Commerce Commission regulation as constitutional, but not applicable to the Uncle Sam Oil Company. The majority of the court held that the Uncle Sam Company was exempt from the act, because it merely carried oil across one State line for its own use. The court held all the other pipe lines were virtually common carriers in all but name.

SAFETY APPLIANCE ACT
IS ENFORCED BY COURT

Federal safety appliance acts require standard height drawbars for engines as well as for cars, the Supreme Court held to-day. The point was raised in the case of D. E. Crockett, a switchman, employed by the Southern Railway Company, injured by an engine not complying with the Federal standard. He recovered \$1,000.

CAMPAIN STARTED
FOR SURGEON'S HOME

Eight Hundred of Foremost Practitioners in Great Meeting in Philadelphia.

[Special to The Times-Dispatch.] Philadelphia, June 22.—Eight hundred of the foremost surgeons of the country, representing more than 2,000 of the American College of Surgeons, assembled to-day in what was probably the largest meeting of its kind ever held in this country, and started a campaign for a half million dollar endowment fund, to be contributed by members for the establishment of a permanent home of surgeons in Washington, D. C.

It was stated at the close of the meeting that the subscription received had totaled more than \$100,000 inside of one hour, and J. M. T. Flinn, president of the American College of Surgeons, who presided at the meeting, confidently claimed that the endowment fund would reach at least \$1,000,000. Surgeons of world-wide fame spoke at the meeting.

Dr. William D. Haggard and Dr. Franklin H. Martin explained the purpose of the college, which has grown to a membership of more than 2,000 in the first year of its existence, and, counting the 1,100 fellowships conferred to-day, has more than 3,200 members including almost every surgeon of high professional standing in this country.

Higher standard of surgery is the aim of the college, according to Dr. Edward Martin, of this city, who told the audience that the board of regents had ruled after next November no fellowships would be conferred unless the applicant had performed at least fifty consecutive major operations, and had recorded all the details of each, and had in addition added something of distinct value to surgical knowledge.

Hundreds of the surgeons visited clinics held for their benefit in practically every hospital in the city. More than 150 operations were performed. Dr. John B. Deaver caused a wonderment among dozens of surgeons as he made the remarkable record of nineteen operations in a single afternoon.

PREPARING TO VISIT
GRANDPAPA MCADOO

[Special to The Times-Dispatch.] Los Angeles, Cal., June 22.—Nora McAdoo Martin, daughter of the Secretary of the Treasury, is getting a set of teeth. She is completing this greatest achievement in her life, and she is a very pretty girl. She is a graduate of the University of Washington, and she is a very pretty girl. She is a graduate of the University of Washington, and she is a very pretty girl.

ALUMNI ASSOCIATION
ORGANIZED AT CHESTER

Chester, Va., June 22.—A meeting of the graduates of the Chester High School was held at the home of E. T. Hatcher on Saturday evening for the purpose of forming an alumni association. Every graduating class since the opening of the high school in 1908 was well represented, and the following officers were elected for the ensuing year: president, Miss Anna Ward; vice-president, Harold T. Gayne; secretary and treasurer, Franklin A. Tyler.

After a discussion of the purpose, tickets will be sold at reduced rates to all points on Norfolk and Western Railway, and to many points on connecting lines. Selling dates July 2, 3 and 4, good for return passage until July 1, 1914. Special excursion to Norfolk and Virginia Beach, July 4, schedule and fare same as for special Sunday excursion train. Full information may be had at the N. &. W. Passenger Office, 835 East Main Street.

C. H. BOSLEY,
District Passenger Agent.

Tyler's
English Cut Clothes at
\$15.00
See Them!

AMUSEMENTS

Grayce Scott Mats. Tues., Thurs. and Sat. 8:30 P.M.
Every Night 8:30 P.M.
Farewell Week of
Miss Grayce Scott and Her Company
in
"COUSIN KATE"

Souvenir of Miss Scott Saturday Night.
Reception after the Saturday Matinee.
The Confederate Museum
TWELFTH AND CLAY STREETS
Open 9 A. M. to 5 P. M.
Admission Free
From 9 A. M. to 3 P. M. on Saturdays

BASEBALL
BROAD STREET PARK.

Richmond
vs.
Portsmouth
June 22, 23, 24.
Game called at 4:30 P. M.
Admission, 25c. Grandstand, 15c.

and eligibility rules of the organization, a committee was appointed, consisting of Miss Ashton Hatcher, Thomas Bury and Rowlett Bruce, to draw up a constitution and by-laws to be submitted at the next business meeting of the association.

Among the twenty-five graduates of the Chester High School are: Miss Ashton Hatcher, Farmville Normal, '11; Miss Evelyn Hatcher, Farmville Normal, '12; Miss Anna Howard Ward, Harrisonburg Normal, '13; Miss Maria Gregory, Farmville Normal, '13; Miss Frances Cole, Harrisonburg Normal, '14; Elmer W. and Rowlett H. Bruce, V. P. I., '15, and Franklin A. Tyler, Medical College of Virginia, '15.

The school will be represented at V. P. I., Farmville State Normal, and Harrisonburg Normal by students of the past season, and two former graduates will again hold positions in the faculty of the high school.

COLER NOTIFIES TRUSTEES
OF HIS ACCEPTANCE

[Special to The Times-Dispatch.] Lynchburg, Va., June 22.—Dr. G. P. Coler, who was recently called to head the Bible department at Virginia College, has notified the board of trustees of his acceptance, and that he will be here on September 1 to begin his work. Dr. Coler writes to Rev. Ritchie Ware, president of the board of trustees, that it is his purpose to spend a vacation of two months at Colorado Springs, and he will come from that resort to Lynchburg.

For nineteen years Dr. Coler occupied the Bible chair at the University of Michigan, resigning that work a year ago. He spent a year abroad in research and met here several weeks ago with the board of trustees of the local college, at which time he practically decided to come to Lynchburg. Here he will have full charge of the Bible work at the college, and he will also teach philosophy, having assisted in the Bible department.

Regarded as one of the best Bible teachers among the disciples of Christ in the United States, the trustees of the local college feel greatly encouraged over their ability to induce him to come to the institution. He enjoys the degree of doctor of divinity from Bethany College and LL. D. from the University of Ohio.

Dickinson—Duvall.
[Special to The Times-Dispatch.] Fredericksburg, Va., June 22.—Will Stretz Dickinson and Miss Christine Duvall, daughter of Mr. and Mrs. Robert C. Duvall, were united in marriage on Saturday night at Rhoadesville Baptist Church, in Orange County, Rev. W. T. Decker performing the ceremony. The bride was given away by her father. The maid of honor was Miss Lucy Duvall, the bride's sister, and Hugh Dickinson, brother of the groom, acted as best man. The ushers were R. C. Duvall, Jr., and J. B. Duvall, of Richmond. Mr. and Mrs. Dickinson will be at home at Lahore after July 10.

Engine Strikes Their Buggy.
[Special to The Times-Dispatch.] Norfolk, Va., June 22.—When the buggy in which they were riding was struck by a Norfolk and Western shifting engine late this afternoon in Berkeley, Meyer Silverman and George Green were hurled several feet through the air, the buggy was demolished, and the horse received hurts probably fatal.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Distinctively Individual

FATIMA
TURKISH BLEND
CIGARETTES
This original Turkish-blend
is really distinctive

Lippitt & Myers Tobacco Co.
Fatima Coupons can be exchanged for distinctive Gifts

VERDICT IN BRADLEY
WILL CASE SET ASIDE

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley, of Tappahannock. Judge Ker declares the verdict was contrary to the law and the evidence.

Verdict in Bradley
Will Case Set Aside

[Special to The Times-Dispatch.] Staunton, Va., June 22.—Judge R. S. Ker, of the Corporation Court, today, in a carefully written opinion, set aside the verdict in the Bradley will case, and ordered a new trial. In the first trial, Mrs. Bradley succeeded in having the will of his father, M. N. Bradley, set aside on the ground of insanity. The father cut him off entirely, and left his estate to a nephew, Rev. Joseph Bradley